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independent verification and notice requirement and notice of adverse action has been sent to the household, in accordance with §273.2(f) of this chapter.

(2) A State agency which receives a request for verification from another State agency, or from FNS pursuant to the provisions of §273.16(i) of this chapter shall, within 20 working days of receipt, respond to the request by providing necessary verification (including copies of appropriate documentation and any statement that an individual has asked to be included in their file).

[77 FR 48055, Aug. 13, 2012]

§ 272.13 Prisoner verification system (PVS).

- (a) General. Each State agency shall establish a system to monitor and prevent individuals who are being held in any Federal, State, and/or local detention or correctional institutions for more than 30 days from being included in a SNAP household.
- (b) *Use of match data*. State prisoner verification systems shall provide for:
- (1) The comparison of identifying information about each household member, excluding minors, as that term is defined by each State, and one-person households in States where a face-to-face interview is conducted, against identifying information about inmates of institutions at Federal, State and local levels;
- (2) The reporting of instances where there is a match;
- (3) The independent verification of match hits to determine their accuracy:
- (4) Notice to the household of match results:
- (5) An opportunity for the household to respond to the match prior to an adverse action to deny, reduce, or terminate benefits; and
- (6) The establishment and collections of claims as appropriate.
- (c) Match frequency. State agencies shall make a comparison of match data for adult household members at the time of application and at recertification. States that opt to obtain and use prisoner information collected under Section 1611(e)(1)(I)(i)(I) of the Social Security Act (42 U.S.C. 1382(e)(1)(I)(i)(I)) shall be considered in

compliance with this section. States shall enter into a computer matching agreement with the SSA under authority contained in 42 U.S.C. 405(r)(3).

[77 FR 48055, Aug. 13, 2012]

§ 272.14 Deceased matching system.

- (a) General. Each State agency shall establish a system to verify and ensure that benefits are not issued to individuals who are deceased.
- (b) Data source. States shall use the SSA's Death Master File, obtained through the State Verification and Exchange System (SVES) and enter into a computer matching agreement with SSA pursuant to authority to share data contained in 42 U.S.C. 405(r)(3).
- (c) *Use of match data*. States shall provide a system for:
- (1) Comparing identifiable information about each household member against information from databases on deceased individuals. States shall make the comparison of matched data at the time of application and no less frequently than once a year.
- (2) The reporting of instances where there is a match;
- (3) The independent verification of match hits to determine their accuracy:
- (4) Notice to the household of match results:
- (5) An opportunity for the household to respond to the match prior to an adverse action to deny, reduce, or terminate benefits; and
- (6) The establishment and collection of claims as appropriate.

[77 FR 48055, Aug. 13, 2012]

PART 273—CERTIFICATION OF ELIGIBLE HOUSEHOLDS

Sec.

Subpart A—General Rules

273.1 Household concept.

273.2 Office operations and application processing.

Subpart B—Residency and Citizenship

273.3 Residency.

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